

To: Coda, Tom[Coda.Tom@epa.gov]
Cc: Jackson, Scott[Jackson.Scott@epa.gov]; Laumann, Sara[Laumann.Sara@epa.gov]
From: Russ, Timothy
Sent: Thur 8/15/2013 9:47:36 PM
Subject: FW: Presumed to Conform List Development (Smoke Management Program)

Hi Tom,

Ex. 6 - Personal Privacy but hopefully we could all talk next week. I will forward on some information regarding Wyoming's SIP Smoke Management Program (WAQSR Chapter 10, Section 4) which Region 8 actually just recently (December, 2012) approved into the Federal SIP.

Tom, thanks for your continued help on these general conformity issues! Also as an FYI – the final rule to approve Wyoming's General Conformity SIP revision published today (see 78 FR 49685) and will be effective on September 13th.

Thanks!

Tim

Tim Russ
Environmental Scientist
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e-mail: russ.tim@epa.gov

From: Coda, Tom
Sent: Tuesday, August 13, 2013 7:36 AM
To: Jackson, Scott; Russ, Timothy
Cc: Bohan, Suzanne

Subject: RE: Presumed to Conform List Development

Scott and Tim,

We should talk.

Ex. 5 - Deliberative Process

Ex. 5 - Deliberative Process

Tom

From: Tuers, Charis [<mailto:ctuers@blm.gov>]

Sent: Friday, August 09, 2013 12:24 PM

To: Jackson, Scott; Russ, Timothy; Coda, Tom

Cc: Bohan, Suzanne

Subject: Fwd: Presumed to Conform List Development

Refer to BLM

Refer to BLM

Charis A. Tuers

Air Resource Specialist

Bureau of Land Management

Wyoming State Office

(307) 775-6099

ctuers@blm.gov

----- Forwarded message -----

From: **Darla Potter** <darla.potter@wyo.gov>

Date: Fri, Jul 26, 2013 at 3:19 PM

Subject: Re: Presumed to Conform List Development

To: "Tuers, Charis" <ctuers@blm.gov>

Cc: Tina Anderson <Tina.Anderson@wyo.gov>, Jeni Cederle-WDEQ-AIR
<jeni.cederle@wyo.gov>, Brian Hall <brian.hall@wyo.gov>

Charis,

Sorry for the delayed response as I misplaced this in my inbox and ran across it today in trying to make sure I was keeping up on emails that required my action.

Given the language in WAQSR Chapter 8, Section 3 (c)(iii)(D) "Actions which implement a decision to conduct or carry out a conforming program such as prescribed burning actions which are consistent with a conforming land management plan." it implies to me much more that following a prescribed burn management program as it specifically lists "a conforming land management plan". As such, I cannot say that following the State's Smoke Management Program is sufficient to say that prescribed burning actions are exempt.

I would suggest looking into what other BLM is doing elsewhere in respect to General Conformity for

prescribed fire in nonattainment areas and then we can further discuss.

Darla

Darla J. Potter

AQRM Program Manager

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On Fri, Jun 28, 2013 at 11:43 AM, Tuers, Charis <ctuers@blm.gov> wrote:

Refer to BLM

Charis A. Tuers

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Bureau of Land Management

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ctuers@blm.gov

----- Forwarded message -----

From: **Putnam, Richard** <rputnam@blm.gov>

Date: Fri, Jun 28, 2013 at 11:29 AM

Subject: Re: Presumed to Conform List Development

To: "Tuers, Charis" <ctuers@blm.gov>

Cc: "Foster, Kimberlee" <kfoster@blm.gov>, Shane DeForest <sdefores@blm.gov>, Gregory Reser <greser@blm.gov>

Refer to BLM

Richard Putnam

AFMO - Fuels

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On Mon, Jun 24, 2013 at 12:07 PM, Tuers, Charis <ctuers@blm.gov> wrote:

Refer to BLM

Charis A. Tuers

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